Atty. Dkt. No. B0459 US

Customer No. 31,834

REMARKS

Claims 1-5, 7-9, 11-13 and 17-19 were pending. The Examiner's amendment cancelled

claims 11 and 12 and amended claims 7, 8, 9 and 17. The instant amendment amends claims 7, 8

and 9, cancels claim 19 and adds new claim 20. Claim 7 has been amended to correct two

typographical errors in the Examiner's amendment. Claim 8 has been amended to correct a

typographical error in the previously pending claim and to add language deleted in the

Examiner's amendment ("and optionally bear an -OR, -SR..."). As the typographical error has

been corrected the previously pending claim now makes sense. As discussed with the Examiner

in our telephonic interview, claim 9 has been split into two claims. Amended claim 9 is directed

to the process with a MRI detectable moiety and claim 20 is directed to the process with a

chelator uncomplexed with a metal (the intermediate referred to in claim 9). Claim 19 was

cancelled because it was directed to unelected subject matter. No new matter has been added.

Applicants request entry of the instant amendment and that the claims proceed to issue.

No fee is believed to be necessary in connection with the filing of this Amendment and

Response, other than payment of the publication and issue fees. However, if any additional fee

is necessary, applicant hereby authorizes such fee to be charged to Deposit Account No. 50-

<u>2168</u>.

Favorable action is respectfully requested.

Respectfully submitted,

Dated: <u>June 8, 2010</u>

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